

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE SEPTEMBER 11 LITIGATION

- and -

IN RE SEPTEMBER 11 PROPERTY DAMAGE  
AND BUSINESS LOSS LITIGATION

X  
:  
: Civil Nos.  
: 21 MC 97 (AKH)  
: 21 MC 101 (AKH)  
:  
: This Motion relates to:  
: 03 CV 6968 (AKH)  
: VICTOR M. TURCIOS v.  
: AMERICAN AIRLINES, INC.,  
: et al.  
:  
: **DECLARATION OF**  
: **DESMOND T. BARRY, JR.**

X

1. I am an attorney and member of the law firm of Condon & Forsyth LLP, co-counsel for defendants American Airlines, Inc. and AMR Corporation in this litigation and I am fully familiar with all prior pleadings and proceedings.

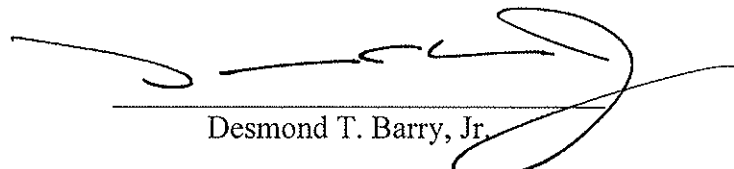
2. I submit this declaration in support of the motion by defendants American Airlines, Inc., AMR Corporation and Globe Aviation Services Corporation for an Order: (1) approving the settlement; (2) entering final judgment pursuant to Rule 54(b) of the Federal Rules of Civil Procedure; (3) ruling that the liability limitation contained in Section 408(a)(1) of the Air Transportation Safety and System Stabilization Act applies to the settlement amount; and (4) dismissing the Complaint with prejudice as to the Settling Defendants<sup>1</sup>.

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<sup>1</sup> The Settling Defendants consist of: Aeroflot; Air Canada; Air France; Air Jamaica; Air Transport Association of America, Inc.; Airtran Airlines; Alaska Airlines, Inc.; America West Airlines, Inc.; American Airlines, Inc.; American Eagles Airlines, Inc.; American Trans Air, Inc.; AMR Corporation; ANA; Argenbright Security, Inc.; ATA Airlines, Inc.; Atlantic Coast Airlines, Inc.; Austrian Airlines; Barkshire, Inc.; British Airways; British Midland Airways, Ltd; Burns International Security Services Corp.; Burns International Services Corp.; BWIA International Airways; Cape Air; City of Portland, Maine; Colgan Air, Inc.; Continental Airlines, Inc.; Delta Air Lines Inc.; Delta Express; Ethiopian Airlines S.C.; Frontier Airlines, Inc.; Globe Aviation Services Corporation; Globe Airport Security Services, Inc.; Heimann Systems Corp.; Huntleigh Aviation Services Corporation; Huntleigh USA Corp.; ICTS International NV; Invision Technologies, Inc.; Jetblue; KLM; Korean Airlines; L-3 Communications Corporation; L-3 Communications Corporation Security and Detection Systems; L-3 Communications Holdings, Inc.; Lufthansa; Massachusetts Port Authority; Metropolitan Washington Airport

3. Annexed hereto as "Exhibit A" is a true and accurate copy of the executed Confidential Stipulation of Settlement in *Turcios v. American Airlines, Inc., et al.*, 03 Civ. 6968 (AKH), with the settlement amount redacted. An unredacted copy of the Confidential Stipulation of Settlement is being filed with the Court under seal.

Pursuant to 28 U.S.C. Section 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I executed this declaration on January 23, 2008, at New York, New York.



Desmond T. Barry, Jr.

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Authority; Midwest Express Airlines; National Airlines; Northwest Airlines; Pan American Airways; Pinkerton's, Inc.; Port Authority of New York & New Jersey; Port Authority Trans-Hudson Corporation; Qantas Airways Limited; Quantum Magnetics, Inc.; Saudi Arabian Airlines; Scandinavian Airlines System, SAS; Securicor PLC; Securitas AB; Swiss; Swissair Transport Company; TACA International Airlines; TEM Enterprises d/b/a Casino Express; Te Boeing Company; UAL Corporation; United Air Lines, Inc; US Airways, Inc; Virgin Atlantic Airways Ltd; World Trade Center Properties LLC; 1 World Trade Center LLC; 2 World Trade Center LLC; 4 World Trade Center LLC; 5 World Trade Center LLC a/k/a 3 World Trade Center LLC; 7 World Trade Company, L.P.; and WTC Retail LLC.

## **Exhibit A**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

----- X  
:  
: No.: 21 MC 97 (AKH)  
:  
IN RE SEPTEMBER 11 LITIGATION : **THIS DOCUMENT RELATES TO:**  
:  
: **03 CV 6968 (AKH)**  
: **VICTOR M. TURCIOS v.**  
: **AMERICAN AIRLINES, INC., et al.**  
:  
----- X

**CONFIDENTIAL STIPULATION OF SETTLEMENT**

By and through their attorneys, Defendants AMERICAN AIRLINES, INC. (hereinafter "AMERICAN"), AMR CORPORATION (hereinafter "AMR") and GLOBE AVIATION SERVICES CORPORATION (hereinafter "GLOBE"), and Plaintiff VICTOR M. TURCIOS, as Administrator of the Estate of SIGRID C. WISWE, and on behalf of all heirs, survivors and next of kin of SIGRID C. WISWE, deceased, (hereinafter "PLAINTIFF") hereby agree:

1. In consideration of the sum of

to be paid by the Insurers of AMERICAN AIRLINES, INC. (hereinafter, "AMERICAN") and AMR CORPORATION (hereinafter, "AMR"), and the sum of

to be paid by the Insurers of GLOBE AVIATION SERVICES CORPORATION (hereinafter, "GLOBE"), for a total of the payments to PLAINTIFF of

PLAINTIFF  
agrees to release and discharge AMERICAN, AMR, GLOBE and any and all other defendants named in the Confidential Release attached hereto as "Exhibit 1" and agrees to execute a Confidential Release in the form attached hereto.

2. The parties to this Agreement recognize the legitimate interest of AMERICAN, AMR and GLOBE in ensuring that the full amounts paid pursuant to this Agreement count

against the limits on their respective liability established by Section 408(a)(1) of the Air Transportation Safety and System Stabilization Act (“ATSSSA”). AMERICAN, AMR, and GLOBE are not willing to enter into this Agreement absent that assurance. The parties therefore agree that:

- (a) AMERICAN, AMR and GLOBE shall have no obligations hereunder, unless and until a final, non-appealable determination is issued by a court of competent jurisdiction confirming that all amounts paid hereunder count against the limits of liability established by Section 408(a)(1) of the ATSSSA; and
- (b) No settlement payments shall be made pursuant to this Agreement unless and until a final, non-appealable determination is issued by a court of competent jurisdiction confirming that all amounts to be paid hereunder count against the limits of liability established by Section 408(a)(1) of the ATSSSA.

3. Within 21 days after execution of this Confidential Stipulation of Settlement, AMERICAN, AMR and GLOBE shall seek from the United States District Court for the Southern District of New York or an appropriate federal appellate court the non-appealable determination described in paragraph “2”. The parties agree, and PLAINTIFF specifically consents, that the motion for the non-appealable final determination will include a request that the Court dismiss with prejudice all proceedings by PLAINTIFF against AMERICAN, AMR and GLOBE, and any and all other defendants listed in “Appendix A” to the Confidential Release in the form attached hereto as “Exhibit 1” (“RELEASEES”), and all RELEASEES’ parents, subsidiaries, affiliated corporations, partnerships, insurers, related business entities, officers,

directors, employees, agents, heirs, executors, administrators, successors and assigns. The motion for the non-appealable final determination will not include a request that the Court dismiss all proceedings by PLAINTIFF against Minoru Yamasaki Associates, Inc; Emery Roth & Partners LLC d/b/a Emery Roth & Sons; Emery Roth & Sons P.C.; Skilling Ward Magnusson Barkshire, Inc.; Magnusson Klemencic Associates; Leslie E. Robertson Associates; Tishman Realty & Construction Co.; and Silverstein Properties, Inc.

4. Following execution of this Confidential Stipulation of Settlement, PLAINTIFF shall submit to Judge Alvin K. Hellerstein a Motion for a Compromise Order approving the settlement and the distribution of the settlement proceeds and authorizing PLAINTIFF to execute and deliver a Confidential Release in the form attached hereto as "Exhibit 1".

5. Upon receipt of authorization from the Court, PLAINTIFF shall deliver to AMERICAN, AMR and GLOBE an executed Confidential Release in the form attached hereto as "Exhibit 1". The execution of said Confidential Release does not preclude PLAINTIFF from continuing any direct action filed against the defendants remaining in this action and terrorists and/or sponsors of terrorism arising from or relating to the death of SIGRID C. WISWE as identified in *In Re Terrorist Attacks of September 11, 2001*, 03 MDL 1570 (RCC) and *Ashton v. Al Qaeda Islamic Army*, 02 CV 6977 (RCC).

6. Subject to compliance with all conditions set forth above, within 30 days after the non-appealable determination described in paragraphs "2" and "3" is issued or within 30 days after receipt by counsel for AMERICAN, AMR and GLOBE of the executed Confidential Release, whichever is later, AMERICAN, AMR and GLOBE'S insurers will pay to PLAINTIFF the settlement funds as indicated in the Confidential Release. In the event that a court of competent jurisdiction declines to enter the final non-appealable determination referenced in

paragraphs "2" and "3", this Confidential Stipulation of Settlement shall be void, and PLAINTIFF shall be entitled to reinstate his case against RELEASEES.

7. The parties acknowledge that this Agreement is entered into solely for the purpose of amicably resolving the parties' dispute and the parties specifically acknowledge and agree that this Agreement does not constitute an admission of liability by any party.

8. This Agreement and the performance thereunder shall be governed by and construed under the laws of the State of New York, without giving effect to its conflict of law provisions that would result in the application of the law of any other jurisdiction.

9. This Agreement may not be modified orally and can only be modified by means of a written agreement signed by the PLAINTIFF, AMERICAN, AMR and GLOBE.

10. The amount of the payments under this settlement shall remain confidential. Dissemination of the amount of payments under this settlement shall be restricted to only the parties, their attorneys, employees, agents and insurance representatives who have a need to know the amount of the settlement and to any court referenced in paragraphs "2" and "3". No party, attorney, employee, agent or insurance representative of a party shall disclose the settlement amount unless required to do so by court order.

11. This agreement may be executed in counterparts.

Dated: New York, New York  
This 18<sup>th</sup> day of January, 2008.

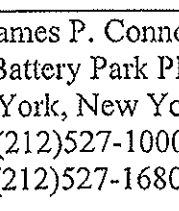
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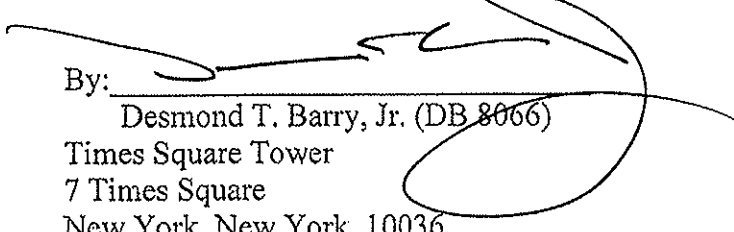
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Attorneys for Defendants  
AMERICAN AIRLINES, INC. and  
AMR CORPORATION

11. This agreement may be executed in counterparts.

Dated: New York, New York  
This \_\_\_\_ day of \_\_\_\_\_, 2008.

AZRAEL GANN & FRANZ LLP

By: \_\_\_\_\_  
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Judson H. Lipowitz ( )  
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AMR CORPORATION

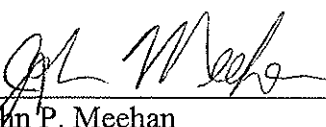
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Attorneys for Defendants  
GLOBE AVIATION SERVICES  
CORPORATION

GLOBAL AEROSPACE UNDERWRITING  
MANAGERS

By:   
John P. Meehan

For and on behalf of the insurers for  
AMERICAN AIRLINES, INC. and  
AMR CORPORATION

AIG AVIATION, INC., as aviation manager  
for NATIONAL UNION FIRE INSURANCE  
COMPANY of PITTSBURGH,  
PENNSYLVANIA

By: \_\_\_\_\_  
Mark Breitenbach

Insurance company for GLOBE AVIATION  
SERVICES CORPORATION

EMPLOYERS INSURANCE OF WAUSAU,  
A MUTUAL COMPANY

By: \_\_\_\_\_  
Patricia Aurichio

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CORPORATION

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MANAGERS

By: \_\_\_\_\_  
John P. Meehan

For and on behalf of the insurers for  
AMERICAN AIRLINES, INC. and  
AMR CORPORATION

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for NATIONAL UNION FIRE INSURANCE  
COMPANY of PITTSBURGH,  
PENNSYLVANIA

By: Mark Breitenbach  
Mark Breitenbach

Insurance company for GLOBE AVIATION  
SERVICES CORPORATION

EMPLOYERS INSURANCE OF WAUSAU,  
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CORPORATION

GLOBAL AEROSPACE UNDERWRITING  
MANAGERS

By: \_\_\_\_\_  
John P. Meehan

For and on behalf of the insurers for  
AMERICAN AIRLINES, INC. and  
AMR CORPORATION

AIG AVIATION, INC., as aviation manager  
for NATIONAL UNION FIRE INSURANCE  
COMPANY of PITTSBURGH,  
PENNSYLVANIA

By: \_\_\_\_\_  
Mark Breitenbach

Insurance company for GLOBE AVIATION  
SERVICES CORPORATION

EMPLOYERS INSURANCE OF WAUSAU,  
A MUTUAL COMPANY

By: Patricia Aurichio  
Patricia Aurichio

Insurance company for GLOBE AVIATION  
SERVICES CORPORATION

## **Exhibit 1**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

----- X  
:  
: No.: 21 MC 97 (AKH)  
:  
IN RE SEPTEMBER 11 LITIGATION : THIS DOCUMENT RELATES TO:  
:  
: 03 CV 6968 (AKH)  
: VICTOR M. TURCIOS v.  
: AMERICAN AIRLINES, INC., et al.  
:  
----- X

**CONFIDENTIAL RELEASE**

VICTOR M. TURCIOS, as Administrator of the Estate of SIGRID C. WISWE, and on behalf of all heirs, survivors and next of kin of SIGRID C. WISWE, deceased, as RELEASOR, and in consideration of the sum of to be paid by the Insurers of AMERICAN AIRLINES, INC. (hereinafter, "AMERICAN") and AMR CORPORATION (hereinafter, "AMR"), and the sum of

to be paid by the Insurers of GLOBE AVIATION SERVICES CORPORATION (hereinafter, "GLOBE"), for a total of the payments to RELEASOR of

hereby releases and discharges AMERICAN, AMR, GLOBE and any and all other defendants listed in "Appendix A" hereto ("RELEASEES"), and all RELEASEES' parents, subsidiaries, affiliated corporations, partnerships, insurers, related business entities, officers, directors, employees, agents, heirs, executors, administrators, successors and assigns from all actions, causes of action, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, trespasses, damages, judgments, executions, claims and demands whatsoever, in law, admiralty or equity, which RELEASOR, RELEASOR'S heirs, executors, administrators, successors and/or assigns ever had, now have or hereafter can, shall or

may, have against RELEASEES for, upon, or by reason of any matter, cause, or thing whatsoever relating to or arising out of the following: wrongful death of and personal injuries to SIGRID C. WISWE, whether assertable by the heirs or personal representative of SIGRID C. WISWE or by any other person or entity entitled by law to recover damages as a result of the death of or personal injury to SIGRID C. WISWE and whether characterized as wrongful death claims, survival or survivorship claims, personal injuries or otherwise; loss of or damage to the property of SIGRID C. WISWE; and any and all other losses, damages and/or injuries relating to or arising out of SIGRID C. WISWE having been present at or around 1 World Trade Center on September 11, 2001 (hereinafter, "the death of SIGRID C. WISWE") from the beginning of the world to the day of the date of this Confidential Release. This Confidential Release does not release and discharge defendants, Minoru Yamasaki Associates, Inc; Emery Roth & Partners LLC d/b/a Emery Roth & Sons; Emery Roth & Sons P.C.; Skilling Ward Magnusson Barkshire, Inc.; Magnusson Klemencic Associates; Leslie E. Robertson Associates; Tishman Realty & Construction Co.; and Silverstein Properties, Inc.

FOR AND IN FURTHER CONSIDERATION of the payments described above, RELEASOR agrees as follows:

1. RELEASOR agrees to protect, defend, indemnify and hold harmless RELEASEES from and against all actions, causes of action (including, but not limited to, claims for contribution or indemnification), remedies, suits, debts, covenants, contracts, controversies, agreements, promises, damages (including, but not limited to, pecuniary, non-pecuniary, moral, patrimonial, compensatory and punitive damages), liabilities, judgments, executions, claims, demands of whatsoever nature, known and unknown (including, but not limited to, liens or liabilities of whatsoever nature, including without limitation, those relating to or arising out of

any workers' compensation payments and those that may arise by reason of the legal or tax consequences of this Confidential Release), and all costs and expenses (including, but not limited to, reasonable attorneys' fees) in defending any such actions, etc., brought against RELEASEES by anyone claiming by, through, or under RELEASOR, relating to or arising out of the death of SIGRID C. WISWE whether anticipated or unanticipated, however caused and whether by sole, joint, or concurrent negligence, strict liability, treaty liability, Intercarrier Agreement liability, contractual liability, or otherwise of RELEASEES.

2. RELEASOR agrees to protect, defend, indemnify, and hold harmless RELEASEES from and against all actions, causes of action (including, but not limited to, claims for contribution and/or indemnification), remedies, suits, debts, covenants, contracts, controversies, agreements, promises, damages (including, but not limited to, pecuniary, non-pecuniary, compensatory and punitive damages), liabilities, judgments, executions, claims, demands of whatsoever nature, known and unknown (including, but not limited to, liens or liabilities of whatsoever nature), and all costs and expenses (including, but not limited to, reasonable attorneys' fees) in defending any such actions, etc., brought against RELEASEES by defendants Minoru Yamasaki Associates, Inc; Emery Roth & Partners LLC d/b/a Emery Roth & Sons; Emery Roth & Sons P.C.; Skilling Ward Magnusson Barkshire, Inc.; Magnusson Klemencic Associates; Leslie E. Robertson Associates; Tishman Realty & Construction Co.; and Silverstein Properties, Inc. or any of these defendants' parents, subsidiaries, affiliated corporations, partnerships, insurers, related business entities, officers, directors, employees, agents, heirs, executors, administrators, successors and assigns.

3. RELEASOR recognizes, acknowledges and accepts that there is a risk that, after the execution of this Confidential Release: (a) RELEASOR will claim or suffer personal bodily

discomfort, emotional distress, or economic loss that are in some way caused by or related to the death of SIGRID C. WISWE, but which are unknown and unanticipated at the time this Confidential Release is executed; (b) the damages presently known may be or may become more extensive than RELEASOR now expects or anticipates; and (c) the laws governing what damages are available to them may change. RELEASOR accepts these risks, and this Confidential Release shall apply to all unknown and unanticipated results of the death of SIGRID C. WISWE as well as those known and anticipated. The provisions of any local, state, federal, or foreign law, statute or judicial decision providing in substance that releases shall not extend to unknown or unanticipated claims, damages or injuries are hereby expressly waived.

4. The payments described above and the execution of this Confidential Release are the result of a compromise of disputed claims and shall not at any time for any purpose be considered as an admission of liability, responsibility or proportionate responsibility of RELEASEES for any wrongdoing, negligence or other culpable conduct in connection with the death of SIGRID C. WISWE. RELEASOR acknowledges that RELEASEES expressly continue to deny and disclaim such liability and responsibility and intend merely to avoid further litigation and buy their peace. This Confidential Release is a final and full settlement of all claims against RELEASEES and shall not be subject to any claim of mistake of fact or law by RELEASOR.

5. The amount of the payments of the settlement shall remain confidential. The parties shall not disclose the amount of the payments of the settlement agreement, except to the parties, their attorneys, employees, agents and insurance representatives who have a need to know the amount of the settlement and to any court of competent jurisdiction. No party, attorney, employee, agent or insurance representative of a party shall disclose the amount of the settlement payments unless required to do so by court order.

6. RELEASOR represents and warrants that he is not relying on the advice of the RELEASEES, or anyone associated with them, as to legal, tax (income, estate, gift, or otherwise) or other consequences of any kind arising out of this Confidential Release; that he has not relied on any representations or statements, written or oral, of RELEASEES, including but not limited to, any factual representation regarding the death of SIGRID C. WISWE except those set forth in this Confidential Release; and that he is knowingly and voluntarily signing this Confidential Release and is not subject to duress, coercion or undue influence by RELEASEES or anyone else.

7. RELEASOR represents and warrants that he has not filed, will not file, or cause to be filed, any other actions, causes of action, suits, claims or demands, of any nature whatsoever, arising from or relating to the death of SIGRID C. WISWE in any court or tribunal, or with any adjudicatory, legislative, executive or other governmental or private body or agency anywhere in the U.S. or abroad against RELEASEES. This Confidential Release does not preclude RELEASOR from continuing any direct action filed against terrorists and/or sponsors of terrorism arising from or relating to the death of SIGRID C. WISWE, as identified in *In Re Terrorist Attacks of September 11, 2001*, 03 MDL 1570 (RCC) and *Ashton v. Al Qaeda Islamic Army*, 02 CV 6977 (RCC).

8. RELEASOR understands that he has the right to obtain legal counsel to review and evaluate this Confidential Release, and RELEASOR attests that he has done so or agreed to waive this right. RELEASOR further understands and agrees that he shall be responsible for the payment of all expenses arising from and in connection with any matters related to the death of SIGRID C. WISWE other than any expenses previously paid for by the RELEASEES, and that RELEASOR shall be responsible for the payment of any attorneys' fees and legal expenses that

he has incurred or may incur. RELEASOR further agrees that statutes providing for payment of interest, costs or expenses with respect to settlement proceeds in this action are inapplicable.

9. RELEASOR represents and warrants that he will satisfy all outstanding workers' compensation liens, medical liens, attorneys' fees liens and all other liens, if any, from the proceeds of this settlement.

10. This Confidential Release and the performance thereunder, shall be governed by and construed under the laws of the State of New York, without giving effect to its conflicts of law provisions that would result in the application of the law of any other jurisdiction.

11. This Confidential Release may not be modified orally and can only be modified by means of a written agreement signed by the RELEASOR, AMERICAN, AMR and GLOBE.

12. This Confidential Release can be executed in multiple originals.

In witness whereof, the RELEASOR has hereunto set RELEASOR'S hand and seal on the \_\_\_\_\_ day of \_\_\_\_\_, 2008.

---

VICTOR M. TURCIOS, RELEASOR

STATE OF \_\_\_\_\_ )  
                  ) ss.:  
COUNTY OF \_\_\_\_\_ )

On \_\_\_\_\_, 2008, before me personally came VICTOR M. TURCIOS, to me known, and known to me to be the individual described herein, and who executed the foregoing CONFIDENTIAL RELEASE, and duly acknowledged to me that he executed the same.

---

NOTARY PUBLIC

APPENDIX A

AEROFLOT, a Russian corporation;

AIR CANADA

AIR FRANCE, a French corporation

AIR JAMAICA, a Jamaican corporation

AIR TRANSPORT ASSOCIATION OF AMERICA, INC.

AIRTRAN AIRLINES

ALASKA AIRLINES, INC.

AMERICA WEST AIRLINES, INC.

AMERICAN AIRLINES, INC.

AMERICAN EAGLE AIRLINES, INC.

AMERICAN TRANS AIR, INC.

AMR CORPORATION

ANA, a Japanese corporation

ARGENBRIGHT SECURITY, INC.

ATA AIRLINES, INC.

ATLANTIC COAST AIRLINES, INC.

AUSTRIAN AIRLINES, an Austrian corporation

BARKSHIRE, INC.

BRITISH AIRWAYS, a United Kingdom corporation

BRITISH MIDLAND AIRWAYS, LTD, a United Kingdom corporation

BURNS INTERNATIONAL SECURITY SERVICES CORP.

BURNS INTERNATIONAL SERVICES CORP.

BWIA INTERNATIONAL AIRWAYS, a Trinidad/Tobago corporation

CAPE AIR

CITY OF PORTLAND, MAINE

COLGAN AIR, INC.

CONTINENTAL AIRLINES, INC.

DELTA AIR LINES INC.

DELTA EXPRESS

ETHIOPIAN AIRLINES S.C.

FRONTIER AIRLINES, INC.

GLOBE AVIATION SERVICES CORPORATION

GLOBE AIRPORT SECURITY SERVICES, INC.

HEIMANN SYSTEMS CORP.

HUNBLEIGH AVIATION SERVICES CORPORATION

HUNBLEIGH USA CORP.

ICTS INTERNATIONAL NV

INVISION TECHNOLOGIES, INC.

JETBLUE

KLM, a Dutch corporation

KOREAN AIRLINES

L-3 COMMUNICATIONS CORPORATION

L-3 COMMUNICATIONS CORPORATION SECURITY AND DETECTION SYSTEMS

L-3 COMMUNICATIONS HOLDINGS, INC.

LUFTHANSA, a German corporation

MASSACHUSETTS PORT AUTHORITY  
METROPOLITAN WASHINGTON AIRPORT AUTHORITY  
MIDWEST EXPRESS AIRLINES  
NATIONAL AIRLINES  
NORTHWEST AIRLINES  
PAN AMERICAN AIRWAYS  
PINKERTON'S, INC.  
PORT AUTHORITY OF NEW YORK & NEW JERSEY  
PORT AUTHORITY TRANS-HUDSON CORPORATION  
QANTAS AIRWAYS LIMITED  
QUANTUM MAGNETICS, INC.  
SAUDI ARABIAN AIRLINES, a Saudi Arabian corporation  
SCANDINAVIAN AIRLINES SYSTEM, SAS, a Swedish corporation  
SECURICOR PLC  
SECURITAS AB  
SWISS, a Swiss corporation  
SWISSAIR TRANSPORT COMPANY  
TACA INTERNATIONAL AIRLINES, an El Salvador corporation  
TEM ENTERPRISES d/b/a CASINO EXPRESS  
THE BOEING COMPANY  
UAL CORPORATION  
UNITED AIR LINES, INC.  
US AIRWAYS, INC.

VIRGIN ATLANTIC AIRWAYS LTD, a United Kingdom corporation

WORLD TRADE CENTER PROPERTIES LLC

1 WORLD TRADE CENTER LLC

2 WORLD TRADE CENTER LLC

4 WORLD TRADE CENTER LLC

5 WORLD TRADE CENTER LLC a/k/a 3 WORLD TRADE CENTER LLC

7 WORLD TRADE COMPANY, L.P.

WTC RETAIL LLC